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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM365430

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Pharmco Products, Inc.		12/03/2015	CORPORATION: CONNECTICUT

RECEIVING PARTY DATA

Name:	The Bank of Nova Scotia	
Street Address:	Corporate Banking - Loan Syndications, 40 King Street West, 55th Floor	
Internal Address:	ATTN: Head Agency Services	
City:	Toronto, Ontario	
State/Country:	CANADA	
Postal Code:	M5H 1H1	
Entity Type:	Chartered Bank: CANADA	

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	2169161	THE CLEAR LEADER
Registration Number:	2169139	AAPER ALCOHOL
Registration Number:	1849745	PHARMCO
Registration Number:	0500374	PHARMCO
Registration Number:	4811267	PHARMCO-AAPER THE POWER OF THREE 3
Registration Number:	4811266	PHARMCO-AAPER

CORRESPONDENCE DATA

Fax Number: 3146673633

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 314-552-6000

Email: ipdocket@thompsoncoburn.com

Correspondent Name: Jennifer A. Visintine
Address Line 1: One US Bank Plaza
Address Line 2: Thompson Coburn LLP
Address Line 4: St. Louis, MISSOURI 63101

ATTORNEY DOCKET NUMBER: 57719-148827

NAME OF SUBMITTER: Jennifer A. Visintine

TRADEMARK 900347031 REEL: 005686 FRAME: 0153

SIGNATURE:	/jennifer a. visintine/		
DATE SIGNED:	12/11/2015		
Total Attachments: 5			
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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "<u>Agreement</u>"), dated as of December 3, 2015, is made by Pharmco Products, Inc., a Connecticut corporation (the "<u>Granting Party</u>"), in favour of The Bank of Nova Scotia, a Canadian chartered bank, as administrative agent (hereinafter called the "<u>Administrative Agent</u>") for the Secured Parties (as defined in that certain credit agreement dated as of the date hereof, by and among GreenField Specialty Alcohols Inc., as borrower, GreenField Ethanol (Johnstown) Inc., GreenField Ethanol of Quebec Inc., Aaper Holdings, Inc. and the Granting Party, as guarantors, the Administrative Agent and the Lenders from time to time party thereto, as the same may from time to time be amended, modified, extended, renewed or restated (the "<u>Credit Agreement</u>")).

PRELIMINARY STATEMENT:

WHEREAS, the Granting Party, certain other "Grantors" (as defined therein) and the Administrative Agent are parties to that certain Pledge and Security Agreement, dated as of December 3, 2015 (as the same may be amended, modified, supplemented or replaced from time to time, the "Security Agreement"; capitalized terms used herein and not otherwise defined herein shall have the meanings set forth in the Security Agreement, including, without limitation, capitalized terms incorporated by reference into the Security Agreement); and

WHEREAS, in furtherance of the obligations of the Granting Party under the Security Agreement and in order to record the security interest in certain intellectual property of the Granting Party granted to the Administrative Agent for the ratable benefit of the Secured Parties, the Administrative Agent has required the Granting Party to execute and deliver this Agreement.

NOW THEREFORE, in consideration of the foregoing premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Granting Party hereby agrees with the Administrative Agent as follows:

SECTION 1. Grant of Security Interest. As general, continuing and collateral security for the payment and performance of all of its Obligations (as defined in the Credit Agreement), the Granting Party hereby grants to the Administrative Agent, for and on behalf of and for the benefit of itself and each of the Secured Parties, a continuing security interest in and continuing lien on, except to the extent that such property constitutes "Excluded Collateral" (as defined in the Credit Agreement), its entire right, title and interest, whether now held, owned or existing or hereafter acquired or arising, in, to and under all United States and Canadian registered and unregistered trade names, trademarks, service marks, domain names and other Internet addresses or identifiers, trade dress, corporate names and similar rights thereto, including any registrations for and applications (excluding U.S. intent to use applications to the extent that, and solely during the period in which, the grant, attachment or enforcement of a security interest therein would, under applicable federal law, impair the registerability of such applications or the validity or enforceability of registrations issuing from such applications) to register any of the foregoing, including, without limitation, all registrations and applications for any of the foregoing, all renewals of any of the foregoing, all of the goodwill of the business connected with the use of and symbolized by the foregoing, the right to sue for past infringement or dilution of any of the

foregoing or for any injury to goodwill, and all proceeds of the foregoing (including, without limitation, license royalties, income, payments, claims, damages, and proceeds of suit) (collectively, "<u>Trademarks</u>"), and those Trademarks listed on <u>Exhibit A</u> attached hereto and incorporated herein by this reference.

SECTION 2. <u>Governing Document</u>. This Agreement is made pursuant to and subject to the terms of the Security Agreement. In the case of a conflict or inconsistency between any provision of this Agreement and any provision of the Security Agreement, the provisions of the Security Agreement shall control and govern.

SECTION 3. Governing Law. THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE CONSTRUED IN ACCORDANCE WITH AND BE GOVERNED BY THE LAWS OF THE STATE OF NEW YORK AS MORE FULLY SET FORTH IN <u>SECTION 8.15</u> OF THE SECURITY AGREEMENT (WHICH <u>SECTION 8.15</u> IS INCORPORATED HEREIN BY THIS REFERENCE, <u>MUTATIS MUTANDIS</u>, AS THOUGH FULLY SET FORTH HEREIN).

SECTION 4. <u>Counterpart Execution</u>; <u>Electronic Delivery</u>. This Agreement may be executed in any number of counterparts, all of which shall be deemed to be an original and such counterparts taken together shall constitute one agreement, and any of the parties hereto may execute this Agreement by signing any such counterpart. Delivery of an executed counterpart of this Agreement by telefacsimile or other electronic means shall be equally as effective as delivery of a manually executed counterpart. Any party hereto delivering an executed counterpart hereof by telefacsimile or other electronic means shall also deliver a manually executed counterpart but the failure to do so shall not affect the validity, enforceability or binding effect hereof.

[Signature Page Follows]

6233417 2

IN WITNESS WHEREOF, the Granting Party has caused this Trademark Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

GRANTING PARTY:

PHARMCO PRODUCTS, INC., a Connecticut corporation

By: Ron Kean, Secretary

Accep	oted by and agreed to as of	, 2015:
ADM	INISTRATIVE AGENT:	
	BANK OF NOVA SCOTIA, Iministrative Agent	
Ву:	Name:Title:	
Ву:	Name:	

TRADEMARK SECURITY AGREEMENT Signature Page

IN WITNESS WHEREOF, the Granting Party has caused this Trademark Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

	GRA	NTING PARTY:		
		PHARMCO PRODUCTS, INC., a Connecticut corporation		
	Ву:	Ron Kean, Secretary		
	ed by and agreed to as of December 3 NISTRATIVE AGENT:	2015:		
THE B	BANK OF NOVA SCOTIA.			
By:	Name: Jim Beninger Title: Managing Director	_ _ _		
Ву:	Namagnes Podbieis ¹ Title:Associate Direct			

TRADI MARK SECURITY AGREEMENT Signature Page

EXHIBIT A

Trademarks

Registrations:

TRADEMARK	REGISTRATION NUMBER	REGISTRATION DATE	OWNER
THE CLEAR LEADER	2,169,161	June 30, 1998	Pharmco Products, Inc.
AAPER ALCOHOL	2,169,139	June 30, 1998	Pharmco Products, Inc.
PHARMCO	1,849,745	August 16, 1994	Pharmco Products, Inc.
PHARMCO (Stylized)	500,374	May 18, 1948	Pharmeo Products, Inc.
PHARMCO-AAPER THE POWER OF THREE3 and Design APHARMCO-AAPER	4,811,267	September 15, 2015	Pharmco Products, Inc.
PHARMCO-AAPER	4,811,266	September 15, 2015	Pharmco Products, Inc.

Applications:

None.

TRADEMARK SECURITY AGREEMENT (PHARMCO PRODUCTS, INC.)
EXHIBIT A

6233417

RECORDED: 12/11/2015